

235

IN THE HIGH COURT OF KARNATAKA AT BANGALORE

DATED THIS THE 30TH DAY OF JUNE 1998 ✓

BEFORE

THE HON'BLE M R. JUSTICE H.L.DATTU ✓ 421

WRIT PETITION NO.27433/1994. ✓

BETWEEN:

Sri.Pandurang Narayanappa
Vijapur, Age:Major,
Working as High School
Head Master, Presently at
Asst. Master
Sri.Jagadguru Ujjaini Gnanaguru
Saddamma Siddalingeswara Composite
Junior College, Kubehal,
Mundgol Taluk, Dharwar District. : PETITIONER

(Sri.B.M.Siddappa for Petitioner) ✓

AND:

1. The State of Karnataka
by its Secretary,
Education Department,
M.S.Building, Bangalore.

622

- 2 -

2. The Joint Director of
Public Instructions,
Belgaum Division, Belgaum.

3. The Deputy Director of
Public Instructions,
Dharwar District, Dharwar.

4. The Secretary,
Sri Jagadguru Ujjaini
Saddanma Simhasana Gnanaguru
Vidyapeetha, Ujjaini,
Bandimotu, Bellary.

: RESPONDENTS

(Sri.S.Udayashankar, AGA, for R-1 to 3) ✓

This Writ Petition filed under Articles 226 &
227 of the Constitution of India with an affidavit
praying to declare that the action of the respondent
No.3 in disallowing the salary of the petitioner
is highly illegal and without authority of law as
per Annex-D and etc.,

This Writ Petition coming on for hearing this
day, the Court made the following:

O R D E R

...3

O R D E R

Petitioner in this Writ Petition is staff working in aided private educational institutions. He ~~is~~ is before this Court interalia seeking directions to the respondents to accord certain service benefits including monetary benefits.

In my view, these reliefs cannot be granted by this Court in view of the observations made by a Division Bench of this Court in W.A.Nos. 1833 to 1836/1995 disposed off on 30.5.1998.

This Court while considering the issue whether the staff (Teaching and non-teaching) working in educational institutions run by private management can maintain Writ Petitions to claim financial aid from the State Government in the absence of Master and Servant relation and other incidental issues, was pleased to observe that the writ petitions filed by teaching and non-teaching staff of private educational institutions are not

are not maintainable before this Court.

Respectfully following the observations made in the aforesaid decision, this petition is disposed off as not maintainable before this Court for the reliefs sought therein. However, liberty is reserved to the petitioner to approach the proper forum as suggested by this Court in the aforesaid decision. Ordered accordingly.

Sd/-JUDGE.



T.by: JL

r.by: 18/12/88

c.by: Vke

COPY

Assistant Registrar
High Court of Karnataka
Bangalore-560 001.

18/12/88